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UNITED STATES DISTRICT COURT
 DISTRICT OF NEVADA

RJT WHELCHER DEVELOPMENT COMPANY
 LLC, a Nevada limited-liability company,

Plaintiff,

CASE NO.: 3:13-cv-00242-RCJ-VPC

v.

DEFAULT JUDGMENT

WHELCHER MINES COMPANY, an
 administratively dissolved Idaho domestic
 corporation; THE ESTATES OF RALPH
 ARTHUR WHELCHER AND THRESSA
 MAE EVA WHELCHER; ELIZABETH ANN
 WHELCHER, sole personal representative for
 Ralph Arthur Whelchel, a deceased natural person;
 ELIZABETH ANN WHELCHER, sole personal
 representative for Thressa Mae Eva Whelchel, a
 deceased natural person; ELIZABETH ANN
 WHELCHER, sole personal representative for
 the Estates of Ralph Arthur Whelchel and Thressa
 Mae Eva Whelchel; ELIZABETH ANN
 WHELCHER, a natural person, in her individual
 capacity and as heir of MICHAEL RALPH
 WHELCHER; LOREN J. WHELCHER, a natural
 person, in his individual capacity and as heir of
 MICHAEL RALPH WHELCHER; SHARON
 GAIL (WHELCHER) LANE, a natural person, in
 her individual capacity and as heir of MICHAEL
 RALPH WHELCHER; TIMOTHY A.
 WHELCHER, a natural person in his individual
 capacity and as heir of MICHAEL RALPH
 WHELCHER; JOHN A WHELCHER, a natural
 person in his individual capacity and as heir of
 MICHAEL RALPH WHELCHER; and, ANITA
 WHELCHER, a natural person,

Defendants.

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DEFAULT JUDGMENT

An Application having been duly made by Plaintiff for judgment against Defendant, WHELCHER MINES COMPANY, and the default of said Defendant having been entered for failure to answer or otherwise defend as to the Verified Amended Complaint of Plaintiff, and it appearing that said Defendant is not a natural person and therefor not in the military service of the United States, nor an infant or incompetent person, and good cause appearing therefor,

JUDGMENT IS HEREBY entered in favor of Plaintiff as follows:

(1) As between the parties to this case, Plaintiff is the sole owner of each and all of the Unpatented Mining Claims described in Plaintiff's Verified Amended Complaint; the lands appropriated by such Unpatented Mining Claims; and any and all valuable minerals or mineral deposits contained in, on, or under such Unpatented Mining Claims, subject only to paramount title of the United States.

(2) As between the parties to this case, Plaintiff is the sole owner of each and all of the Patented Mining Claims described in Plaintiff's Verified Amended Complaint; the lands appropriated by such Patented Mining Claims; and any and all valuable minerals or mineral deposits contained in, on, or under such Patented Mining Claims.

(3) Defendant Whelchel Mines Company has no right, title, estate, lien, or interest whatsoever, whether express or implied, in and/or to any of the Mining Claims described in Plaintiff's Verified Amended Complaint; lands appropriated by such Mining Claims; or any valuable mineral or mineral deposits contained in, on, or under such Mining Claims.

(4) Defendant Whelchel Mines Company is forever barred from asserting any claim whatsoever in or to any of the Mining Claims described in Plaintiff's Verified Amended Complaint, the minerals or mineral interests therein, or any part thereof, that is in any way adverse to Plaintiff's sole and exclusive right, title, interest, and ownership, in, to and of all of such Mining Claims.

DATED this 17 day of November, 2014.


DISTRICT COURT JUDGE